

**MINUTES FOR THE COURT OF APPEAL  
STATE OF CALIFORNIA  
SECOND APPELLATE DISTRICT**

**May 19, 2005**

DIVISION TWO

Court convened at 9:00 a.m.

Present: Boren, P.J., Doi Todd, J., Ashmann-Gerst, J., Nott, J. (Assigned) and Jim Guzman, Deputy Clerk.

Each of the following:

B174154	People v. Chandler
B176353	People v. Jackson
B179280	In re: Guydiah Y. et al.
B174375	People v. McCulloch
B180879	McCulloch on Habeas Corpus
B179903	DCFS v. Willie J. and Mary D.
B177989	In re: Joshua W. et al.
B177361	People v. Verdugo
B177838	People v. Ramirez
B175633	In re: Angela L.A.
B178519	People v. Varahram
B176529	DCFS v. Janice K.
B175611	People v. Fuentes

Argument waived, cause submitted.

B178946	People v. Acevedo
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Merits:

Argued by Sally Brajevich for appellant and by Lauren Dana for respondent. Cause submitted.

DIVISION TWO (Continued)

B175507 California Financial Credit Association

v.

Rolapp

Merits:

Argued by David Rolapp for appellant and by Robert Engilman for respondent. Cause submitted.

B171323 Borselle

v.

Tolt

Merits:

Argued by Nikki Tolt for appellant and by Thomas Edwards for respondent. Cause submitted.

B175413 Jimenez

v.

County of Los Angeles et al.

Merits:

Argued by George Omoko for appellant and by Raymond Fuentes for respondents. Cause submitted.

B176742 PC Mall Inc.

v.

Colonial Pacific Leasing Corp.

Merits:

Argued by Jeannie Del Monte for appellant and by Jeffrey Galen for respondents. Cause submitted.

May 19, 2005 (Continued)

DIVISION TWO (Continued)

B174200     Altwiji  
              v.  
              Thomas et al.

Merits:  
Argued by Abbott Altwiji for appellant and by Vanjie Johnson for  
respondents. Cause submitted.

Court in recess until 1:00 p.m.

Court reconvened at 1:00 p.m.

Present: Boren, P.J., Doi Todd, J., Ashmann-Gerst, J., Nott, J. (Assigned) and Jim  
Guzman, Deputy Clerk.

B175102     People  
              v.  
              Lepore

Merits:  
Argued by Scott Gailen for appellant and waiver of oral argument by  
respondent. Cause submitted.

B174413     Commercial Union Insurance Co.  
              v.  
              Chrysler Daimler Insurance Co.

Merits:  
Argued by Lea Hoffman for appellant and by Stephen Smith for  
respondent. Cause submitted.

May 19, 2005 (Continued)

DIVISION TWO (Continued)

B175367     A.G.  
                 v.  
                 D.W.

Merits:

Argued by Courtney Joslin for appellant and by Pat Murphy for respondent.  
Cause submitted.

B110119     People  
B116065     v.  
                 Wells

Merits:

Argued by Susan Wolk for appellant/petitioner and by David Wildman for respondent. Cause submitted.

Court adjourned.

DIVISION THREE

B177140     Glenn Henderson                     (Not for Publication)  
                 v.  
                 Wright Institute of Los Angeles, et al.

The judgment of dismissal is modified to reflect that the action is dismissed with prejudice against defendant Wright Institute only. As modified, the judgment is affirmed. The case is remanded for further proceedings on the order to show cause regarding dismissal for failure serve defendant Dr. Stevenson as well as any further proceedings that may thereafter be appropriate and consistent with the view expressed herein. Henderson is to pay Wright Institute's costs on appeal.

Croskey, Acting P.J.

We concur:    Kitching, J.  
                 Aldrich, J.

DIVISION THREE (Continued)

B172889 Sara Fay Hougard (Not for Publication)  
v.  
Carnet Insurance Agency, Inc., et a.

The judgment is reversed and remanded with instructions to the trial court to conduct further proceedings not inconsistent with the views expressed herein. Each party shall bear their own costs on appeal.

Croskey, Acting P.J.

We concur: Kitching, J.  
Aldrich, J.

B172543 Irving Nelkin & Co. (Certified for Partial Publication)  
v.  
South Beverly Hills Wilshire Jewelry & Loan

The second amended judgment of January 7, 2004, from which South Beverly has appealed is amended to (1) provide for prejudgment interest for plaintiff up to and including November 18, 2002 (the date of the order of summary adjudication in favor of plaintiff), rather than to November 6, 2003, and (2) delete the calculation of interest in the amount of \$127,959.23, and as so amended, is affirmed. Upon remand, the trial court should recalculate the amount of prejudgment interest to be included in the judgment in accordance with the views expressed herein. Plaintiff shall recover its costs on appeal.

Croskey, J.

We concur: Klein, P.J.  
Kitching, J.

DIVISION THREE (Continued)

B178640      Los Angeles County, D.C.S.      (Not for Publication)  
v.  
Belinda B.

The judgment is affirmed.

Kitching, J.

We concur: Klein, P.J.  
Croskey, J.

DIVISION FIVE

B174547      Los Angeles County, D.C.S.      (Not for Publication)  
v.  
Tova B.

The appeals from the order denying Tova's section 388 petition and the order denying Tova's request for the appointment of Dr. Sugar pursuant to Evidence Code section 730 to evaluate Joseph are dismissed.

Mosk, J.

We concur: Turner, P.J.  
Armstrong, J.

DIVISION SIX

B177426      People      (Not for Publication)  
v.  
Thomas

The judgment is affirmed.

Yegan, J.

We concur: Gilbert, P.J.  
Perren, J.

